

UNITED STATES PATENT AND TRADEMARK OFFICE



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/429,758	10/28/1999	NORMAN ADAMS	ARIB-P0110-U	6287
8791	7590 07/02/2003			
BLAKELY SOKOLOFF TAYLOR & ZAFMAN 12400 WILSHIRE BOULEVARD, SEVENTH FLOOR LOS ANGELES, CA 90025			EXAMINER	
			ZURITA, JAMES H	
			ART UNIT	PAPER NUMBER
			3625	
			DATE MAILED: 07/02/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

<u></u>	7	J
`	d	•

09/429,758	ADAMS ET AL.				
	ABAMO ET AE.				
Office Action Summary Examiner	Art Unit				
James Zurita	3625				
The MAILING DATE of this communication appears on the c ver Period for Reply	sheet with the correspondenc address				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXP THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, hower after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minical of the period for reply is specified above, the maximum statutory period will apply and will expire Second or reply within the set or extended period for reply will, by statute, cause the application to Any reply received by the Office later than three months after the mailing date of this communication earned patent term adjustment. See 37 CFR 1.704(b).	ver, may a reply be timely filed finum of thirty (30) days will be considered timely. SIX (6) MONTHS from the mailing date of this communication. become ABANDONED (35 U.S.C. § 133).				
1) Responsive to communication(s) filed on 16 April 2003.					
2a) ☐ This action is FINAL . 2b) ☑ This action is non-fir	nal.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. Disposition of Claims					
4)⊠ Claim(s) <u>1-50</u> is/are pending in the application.					
4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-50</u> is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/or election requiren Application Papers	ment.				
9) The specification is objected to by the Examiner.					
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected	ed to by the Evaminer				
Applicant may not request that any objection to the drawing(s) be held	•				
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner. If approved, corrected drawings are required in reply to this Office action.					
12) The oath or declaration is objected to by the Examiner.					
Priority under 35 U.S.C. §§ 119 and 120					
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).					
a) ☐ All b) ☐ Some * c) ☐ None of:					
1. Certified copies of the priority documents have been recei	ived				
Certified copies of the priority documents have been received in Application No					
3. Copies of the certified copies of the priority documents have application from the International Bureau (PCT Rule 1 * See the attached detailed Office action for a list of the certified copies.	ve been received in this National Stage 7.2(a)).				
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).					
a) ☐ The translation of the foreign language provisional application has been received. 15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.					
Attachment(s)	5 5.5.5. 33 120 GHG/01 12 1.				
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 5)	Interview Summary (PTO-413) Paper No(s) Notice of Informal Patent Application (PTO-152) Other: .				

Art Unit: 3625

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 16 April 2003 has been entered.

Response to Amendment

Applicants' amendment of 16 April amended claims 1, 12, 14, 22, 30, 35, 36, 40-42, 44 and 46. Claims 1-50 are pending and will be examined.

Response to Arguments

Applicant's arguments filed 16 April 2003 have been fully considered but they are not persuasive.

In response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., "providing a user with a number of questions... such as 'what do you want to buy today?", "...number of answers to choose from...", "...emphasis is on browsing and selecting rather than typing, thus channeling the user toward standard answers for generating error-free requisitions...") are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification

are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

Applicants argue that the references do not teach "...via a user interface, wherein the user is to reply to the query by selecting one or more requisition information selections from a user interface..." To access files and access system commands, users often use interfaces. An interface is software that enables a program to work with the user (the user interface, which can be a command-line interface, menu-drive interface, or a graphical user interface), with another program such as the operating system, or with a computer's hardware. King's users interact with files and other system resources. King discloses that users may browse and select items to be purchased. See, for example, Col. 1, lines 12-40.

In response to applicant's argument that there is no suggestion to combine the references, the examiner recognizes that obviousness can only be established by combining or modifying the teachings of the prior art to produce the claimed invention where there is some teaching, suggestion, or motivation to do so found either in the references themselves or in the knowledge generally available to one of ordinary skill in the art. See In re Fine, 837 F.2d 1071, 5 USPQ2d 1596 (Fed. Cir. 1988) and In re Jones, 958 F.2d 347, 21 USPQ2d 1941 (Fed. Cir. 1992). In this case, it is well known to one of ordinary skill that users need a user interface to interact with computers.

One of ordinary skill in the art at the time the invention was made would have known to combine King, Lemble and Gardner and knowledge concerning interfaces to

¹ Definition of interface, MICROSOFT Computer Dictionary.

Art Unit: 3625

permit users of computers to access data from computers. One of ordinary skill in the art at the time the invention was made would have been motivated to combine King, Lemble and Gardner and knowledge concerning interfaces to permit users of computers to access data from computers for the obvious reason that users prefer easy-to-use commands, menu selections and graphical interfaces for interacting with computers. Without such interfaces and extensions, users may feel overwhelmed or frustrated by having to enter obscure, non-intuitive operating system commands. Users who are unable to remember operating system commands may well avoid carrying on electronic commerce over the Internet, for example. On the other hand, well-designed, intuitive interfaces permit users to feel comfortable in performing complex operations such as moving files or sending emails to acknowledge receipt of goods and services and operating resources. This creates a general feeling of satisfaction, delight and wellbeing and permits users wide use of computers and electronic procurement systems. Companies that create user-friendly interfaces find their software and products in great demand, thereby increasing their sales and profits.

Claim Rejections - 35 USC § 103

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claims 1-50 are rejected under 35 U.S.C. 103(a) as being unpatentable over King et al. (US Patent 5,319,542) in view of Gardner (US Patent 5,758,327) and further in view of Lemble (US Patent 5,315,504).

Art Unit: 3625

As a preliminary matter, the Examiner notes that applicants' term "electronic receipt" does not appear in the disclosures. Applicants use the term "desktop receipt" to describe how users may acknowledge that they have received the goods they requested. The terms "electronic receipt" and "desktop receipt" will be given their broadest reasonable interpretation to include any electronic form used to acknowledge that goods and services have been received.

King discloses a system that generates purchase requisition records (Col. 2, lines 20-67). The purchase request may be generated according to combination of input from a requestor and information concerning an item being purchased stored in a database (see at least Col. 4, line 47-Col. 5, line 30). King determines approval path for purchase requisition according to approval rules (Col. 6, lines 1-30). King provides an entire process, from preparing catalogs to receipt of orders. On a computer system such as King's, receipts are often called electronic receipts.

King, Gardner and Lemble *do not* use the term "electronic receipt" or "desktop receipt". It was well known to one of ordinary skill that users often acknowledge that they have received goods or services at various points in a requisition process by notifying appropriate persons. While the notifications may be in paper form, on a computer system it may be more convenient to issue the notification in electronic format, perhaps via email, fax. Therefore, it would have been obvious to one of ordinary skill at the time the invention was made to include electronic "receipts" or "desktop receipts." One of ordinary skill at the time the invention was made would have been motivated to

Art Unit: 3625

include electronic "receipts" or "desktop receipts" for the obvious reason that in accounting, such receipts are a common, ordinary item in everyday business.

In financial accounting, such notices are valuable, for example, in auditing a company's books by accountants. In managerial accounting, such notices and acknowledgments are important to let managers evaluate their requisition process. By using well-known checks and balances, managers may prevent theft, embezzlement or payments for non-existent goods that would otherwise be noted as assets on their balance sheets. Receipts, including electronic receipts, permit companies to supervise the various actors in a requisition process.

King discloses generating a requisition, communicating an order to a supplier as a purchase order. Since it's usually important to known where to send a purchase order and who to pay, supplier indicator information may include one or more of the following: a supplier name, postal address, fax number, email address, electronic address, etc. See at least Col. 2, lines 12-64. King discloses creating a supplier profile (see at least Col. 4, lines 47-67). Such profiles are necessarily based on supplier information, and the information is often stored in an enterprise's systems. It is well-known in the art that companies often have lists of preferred suppliers. Thus, a requisition and purchase order system often includes programs and protocols to access data on an ERP system.

As King discloses, approver-specific information is often referred to as personal profiles, in accordance with company specifications. Approval authorities may be changed by administrators or other approvers. Since requisitions are internal to a company, it is common practice to assign a requisition a unique identifier according to a

company's accounting system. In addition, it is logical to specify where purchased products are to be sent. Such instructions may be stored in a database (as in King). Alternatively, authorizations may be input by an approver or requestor, since they usually know why a product is being requested, where the product should be delivered and other details. It is well-known to allow users to update selected profile information. For example, companies often move a person from one office to another, or from one department to another. Company factories may be relocated or created in different geographical locations. In addition, persons may be promoted and assigned new responsibilities. Persons may also leave a company's employment voluntarily. People may be laid-off, demoted or even fired. It is common practice to prevent access to a system by former employees, and to reassign a person's tasks and responsibilities. Responsibilities may also be time-limited. For example, a person may leave on vacation, maternity leave, or a person may be hospitalized indefinitely. Other well-known ways of guiding approvals include amount-limits, time limits, etc.

While King *does not* specifically disclose how to handle a requisition when an approver has not responded based on a specified time span, limitations by hold time are well known in the art. For example, with Just In Time/JIT inventory systems, time is critical in requisitioning and ordering of products. With JIT, companies attempt to limit the costs associated with storing inventory that is necessary to carry out business. It is obvious that in such systems, it would be dangerous to allow a requisition request to be held up by any approver for longer than specified periods of time. It is obvious to provide alternate approval paths to avoid delays such as when an approver may not be

Art Unit: 3625

able to approve/deny a requisition within specified time periods. In addition, should there be unexpected jumps or drops in demand for a company's product, it may be equally critical to change hold time parameters accordingly, particularly if the item being ordered is part of a critical path.

King discloses retrieving data from legacy databases (see at least Col. 6, lines 31-62 concerning databases on mainframe systems). Database records inherently include fields. Communication among nodes on a network as described by King inherently take place with programs on sending and receiving ends. These programs and protocols are often referred to as "adaptors." As applicants admit (see at least disclosures, page 43, lines 1-10), well-known adaptors include the Lightweight Directory Access Protocol/LDAP. Adaptors are often identified by names of systems to which they connect. An adaptor connecting a system to an enterprise's Human Resource Management/HRM system, for example, might be referred to as a human resource management system adaptor. As applicants admit, HRM systems and adaptors are well known to one of ordinary skill in the art.

King discloses interactions with various databases, including catalog maintenance and updates (see at least Col. 3, line 60-Col. 5, line 28). While King *does not* specify frequency of interaction with a legacy database, it is obvious that such interactions occur and they may take place on a periodic basis. Inventory needs may vary over time, for example. Orders may include standing orders, also referred to as recurring orders, frequent orders, etc. A supplier's products and their availability may change over periods of time. A supplier might obtain patents on new inventions and

Art Unit: 3625

may provide products and services that were not previously available. See also king's references to various interfaces (Col. 6, lines 47-58).

King discloses transferring a requisition to an enterprise system (see at least Col. 5, line 30-Col. 6, line 30). It is well known in the art that transfers may be performed when a requisition is approved/denied, since approval/ denial of a requisition often needs to be known to multiple parties, often including a requestor and an approver. Changes of status of a requisition and notification of such changes are critical. A requisition system is useless if it is not able to provide such information to duly authorized personnel. It is well-known in art of electronic commerce to provide approval and status indicator(s) so that a computer system may identify the status of a requisition and communicate the status to interested parties. Such indicators may be stored in a database and accessed via global variables (in C or C++ or Java, or any other type of machine instruction.

King discloses the use of purchase order numbers that correspond to requisitions (see at least Col. 2, lines 11-64, Col. 5, line 30-Col. 6, line 30). The use of purchase orders and purchase order numbers are well-known. Purchase order numbers are often internal to an enterprise; the purchase order and purchase order number are necessarily generated by an enterprise, often in an ERP system. The information may be retrieved from an ERP system, since otherwise the information is useless.

King discloses the use of approval rules to determine the path that a requisition may take to according to those rules. King shows that various rules may apply, such as funding, and consequently, specific responsibilities with regard to the ordering process

and completion of a requisition (see references to routing and approval tables, and also see also at least Fig. 3 and related text). King discloses roles such as buyer/purchasing agents (see at least 5, line 65-Col. 6, line 30). An entire set of approval relationships may be stored on in such approval rules. Subsets of approval rules may be defined, implicitly and explicitly, according to corporate structure, including divisions, business units, delegation rules, etc.

King discloses that requisitions may be approved or not approved by an approver and moved to a next approver according to rules (see at least Col. 5, line 30-Col. 6, line 30). King discloses the use of databases to store approval rules (see at least Col. 6, lines 16-30). King discloses that different approvers may be involved, according to areas of responsibility, company rules, etc. Various administrators maintain and update approval databases (see at least Col. 6, lines 15-29).

King *does not* specifically disclose that approvals may be determined at least in part by purchase amount. Lemble discloses that approvals may be by purchase amount (Fig. 14, and related text, at least col. 27, lines 43-67). Therefore it would have been obvious to one of ordinary skill in the art of electronic commerce at the time the invention was made to combine King and Lemble to disclose determining approvals by purchase amount. One of ordinary skill in the art of electronic commerce at the time the invention was made would have been motivated to combine King and Lemble to disclose determining approvals by purchase amount for the obvious reason that limits by amounts are well known and common. One would want to distribute the burden of

Art Unit: 3625

approval among various persons in order to avoid bottlenecks in production and to provide a way of inhibiting preventing fraud by requiring multiple approvals.

King discloses that approval authority may be identified by a company (see at least Col. 6, lines 16-30). Gardner discloses that an alternate approver may be delegated to authorize requisitions on the basis of amount or item being requisitioned (Col. 8, lines 1-64). Neither King nor Gardner specifically disclose who may request such delegation. However, it is well known in the art that a person may delegate authority to another person for a wide range of purposes and for specified or non-specified periods of time. Delegated tasks may include signing timesheets and approving purchases in his absence. It is common in the art for persons to set up their emails to generate an "on vacation" message and to direct inquiries to another person in their absence. Further, Lemble specifically addresses approver controls and restrictions and access to certain information (see at least Col. 7, lines 1-6, Col. 18, lines 1-6).

Therefore, it would have been obvious for one of ordinary skill in the art to combine King and Gardner to include receiving a request from a first approver for delegating the authority of the first approver to a second approver by configuring an approval path handling means to modify the approval path such that the approval path includes the second approver in place of the first approver.

One of ordinary skill in the art would have been motivated to modify King and Gardner (to include receiving a request from a first approver for delegating the authority of the first approver to a second approver by configuring the approval path handling means to modify the approval path such that the approval path includes the second

Art Unit: 3625

approver in place of the first approver) and include approval paths and delegation of serial or parallel approval authority for the obvious reason that a company's business must continue in the absence of one or more approvers in an approval path.

King, Lemble and Gardner do not use the words "predicate," "consequence," "serial" or "parallel." The references do not specifically describe moving a requisition to a next position in an approval path responsive to an approver approving a requisition. King *does not* specifically disclose notifying an approver when the approver is required to take action. The references do not specifically disclose how to prevent a first approver from taking action on a requisition when the requisition request has been moved from a first approver. However, these features are well-known to those of ordinary skill in the art, since persons in the requisition/ordering chain of authority would need the information to make decisions on whether a product is needed immediately or if a lead time and perhaps additional cost is justified. Other basis of delegating authority are well-known to one of ordinary skill in the art and may include variables such as amount of money involved, type of product involved, delivery dates, lead times, department shipping addresses, where to ship the items ordered, etc.

King discloses interfaces for a user to access the system (see at least Col. 6, lines 47-58). Gardner discloses the use of the Internet and World Wide Web to access various portions of a system. They do not use the term *web browser*. A web browser is software application used to locate and display web pages. The two most popular browsers are NETSCAPE NAVIGATOR and MICROSOFT INTERNET EXPLORER.

Therefore, it would have been obvious to one of ordinary skill in the art to combine King

Application/Control Number: 09/429,758 Page 13

Art Unit: 3625

and Gardner and disclose the use of web browsers for users to interface with the various systems. One of ordinary skill in the art would have been motivated to combine King and Gardner and disclose the use of web browsers for users to interface with the various systems for the obvious reason that browsers are common, convenient to use and are the most popular way to access the World Wide Web. In particular, both of the mentioned browsers are graphical browsers, which means that they can display graphics as well as text. In addition, most modern browsers can present multimedia information, including sound and video.²

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to James Zurita whose telephone number is 703-605-4966. The examiner can normally be reached on 8:30 am to 5:00 pm, M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wynn Coggins can be reached on 703-308-1344. The fax phone numbers for the organization where this application or proceeding is assigned are 703-305-7687 for regular communications and 703-305-7687 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-

1113.

James Zurita
Patent Examiner
Art Unit 3625
June 30, 2003

² Computer and Internet Dictionary, Random House Webster's.